UNITED STATES DISTRICT COURT

for the

District of Puerto Rico

United	l States of America)				
	v.) 				
ÁNGEL A. VÉLEZ-JIMÉNEZ) Case No.	17-004 (JA	(G)		
ANIODE .	A. VELEZ-JIWENEZ Defendant)				
	•	·				
	DETENTION ORDE	R PENDING TH	RIAL			
	eting a detention hearing under the Bail ndant be detained pending trial.	Reform Act, 18 U	J.S.C. § 3142	2(f), I conclude that these facts		
		dings of Fact				
	s charged with an offense described in 18 U.S.C.		-			
	eral offense a state or local offense	that would have bee	en a federal of	fense if federal		
•	n had existed - that is					
	of violence as defined in 18 U.S.C. § 3156(term is 10 years or more.	(a)(4)or an offense l	listed in 18 U.S	S.C. § 2332b(g)(5) for which the		
☐ an offen	nse for which the maximum sentence is deat	th or life imprisonm	ient.			
□ an offen	nse for which a maximum prison term of ten	years or more is pr	rescribed in			
				.*		
•	y committed after the defendant had been co § 3142(f)(1)(A)-(C), or comparable state or		nore prior fede	eral offenses described in 18		
□ any felo	ony that is not a crime of violence but involv	ves:				
□ ar	minor victim					
□ the	ne possession or use of a firearm or destructi	ive device or any of	her dangerous	weapon		
□ a f	failure to register under 18 U.S.C. § 2250					
	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.					
□ -3 A period of	A period of less than five years has elapsed since the □ date of conviction □ the defendant's release					
from prison	from prison for the offense described in finding (1).					
_	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption.					
	Alternative	Findings (A)				
□ There is pro	There is probable cause to believe that the defendant has committed an offense					
•	ch a maximum prison term of ten years or m			21 U.S.C. §841 .		
under 18 □	3 U.S.C. § 924(c).	-				

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⊠ -	2	The defenda community.	nt has not rebutted the pre	sumption established by finding 1 that no	condition will reasonably assure safety of the		
				Alternative Findings (B)			
□ -	1	There is a s	erious risk that the defend	defendant will not appear.			
⊠ -	2	There is a s	erious risk that the defend	lant will endanger the safety of another po	ill endanger the safety of another person or the community.		
		undercover a	gent. The defendant had a fir	earm at the time of the transaction.	endant intended to sell 31 grams of cocaine to an ose charges has to do with the sale or distribution		
			Part I	I— Statement of the Reasons for Detention			
	Ιf	find that the tes	stimony and information sub-	mitted at the detention hearing establishes by	□ clear and		
conv	incing	evidence	☐ a preponderance of	the evidence that			
			Part	III—Directions Regarding Detention			
mus an a	lity sep t be afi ttorney	parate, to the e forded a reaso	extent practicable, from per conable opportunity to cons	rsons awaiting or serving sentences or hel sult privately with defense counsel. On o	epresentative for confinement in a corrections d in custody pending appeal. The defendant order of United States Court or on request of the defendant to the United States marshal		
Date	e:	Januar	y 18, 2017	s/Mai	rcos E. López		
				Judg	e's Signature		
				U.S. M	U.S. Magistrate Judge		
				Nan	ne and Title		